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The below described is SIGNED.

Dated: August 16, 2005

WILLIAM T. THURMAN
FOR THE DIST BLOKE UTLANE



CENTRAL DIVISION	
In re:	
Garry R. Gentry,	Bankruptcy Number 04t-25333
Debtors.	Chapter 7
CONNIE HOLLINGSHEAD, Plaintiffs,	Adversary Proceeding No. 04-2676
v.	Judge: William T. Thurman
GARY R. GENTRY,	
Defendants.	

AMENDED MEMORANDUM DECISION

On August 15, 2005 this Court entered a ruling on the record making findings of fact and conclusions of law in the above captioned matter. The Court held that Plaintiff's judgment against Debtor in Hollingshead v. Gentry, No. 010502215 (UT Dist. Ct. 2002) is non-dischargeable under 11 U.S.C. § 523(a)(2)(A) only to the extent the judgment represented compensatory damages. Upon further review of Cohen v. De La Cruz, 523 U.S. 213 (1998) and Barber v. Barber, 326 B.R. 463 (10th Cir. BAP 2005), the Court elects to vacate its prior ruling only as it pertained to Plaintiff's judgment for punitive damages and attorneys fees. The Court

hereby finds and concludes that the full award from State Court judgment, including compensatory damages, punitive damages, and attorneys fees, is non-dischargeable under 11 U.S.C. § 523(a)(2)(A). A separate order will follow.

